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APPLICATION NO.	FI	LING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.		
09/826,607	04/05/2001		Sanjay Pujare	OMNI0005	OMNI0005 4038		
22918	7590	10/23/2006		EXAM	EXAMINER		
PERKINS	COIE LLI	P	SHIN, KYUNG H				
P.O. BOX 2	168						
MENLO PA	RK, CA	94026	ART UNIT	PAPER NUMBER			
				2143			

DATE MAILED: 10/23/2006

Please find below and/or attached an Office communication concerning this application or proceeding.

Advisory Action Before the Filing of an Appeal Brief

Application No.	Applicant(s)		
09/826,607	PUJARE ET AL.		
Examiner	Art Unit		
Kyung H. Shin	2143		

	Kyung H. Shin	2143	
The MAILING DATE of this communication appe	ars on the cover sheet with the	correspondence add	ress
THE REPLY FILED 22 September 2006 FAILS TO PLACE THI	S APPLICATION IN CONDITION	FOR ALLOWANCE.	
1. The reply was filed after a final rejection, but prior to or on this application, applicant must timely file one of the follow places the application in condition for allowance; (2) a No a Request for Continued Examination (RCE) in compliance time periods:	the same day as filing a Notice of ving replies: (1) an amendment, a tice of Appeal (with appeal fee) in	of Appeal. To avoid aba affidavit, or other evider n compliance with 37 C	nce, which FR 41.31; or (3)
 a)	dvisory Action, or (2) the date set for ater than SIX MONTHS from the mail (b). ONLY CHECK BOX (b) WHEN T	ing date of the final rejecti	on.
TWO MONTHS OF THE FINAL REJECTION. See MPEP 70 Extensions of time may be obtained under 37 CFR 1.136(a). The date have been filed is the date for purposes of determining the period of exunder 37 CFR 1.17(a) is calculated from: (1) the expiration date of the set forth in (b) above, if checked. Any reply received by the Office later may reduce any earned patent term adjustment. See 37 CFR 1.704(b) NOTICE OF APPEAL	on which the petition under 37 CFR tension and the corresponding amous shortened statutory period for reply or than three months after the mailing	nt of the fee. The appropriginally set in the final Offi	ate extension fee ce action; or (2) as
 The Notice of Appeal was filed on <u>22 September 2006</u>. A of the date of filing the Notice of Appeal (37 CFR 41.37(a) appeal. Since a Notice of Appeal has been filed, any reply AMENDMENTS)), or any extension thereof (37 C	FR 41.37(e)), to avoid (dismissal of the
3. The proposed amendment(s) filed after a final rejection, (a) They raise new issues that would require further co (b) They raise the issue of new matter (see NOTE belo (c) They are not deemed to place the application in bet	nsideration and/or search (see N w);	OTE below);	
appeal; and/or (d) They present additional claims without canceling a	,		the issues for
NOTE: (See 37 CFR 1.116 and 41.33(a)). 4. The amendments are not in compliance with 37 CFR 1.13. 5. Applicant's reply has overcome the following rejection(s). Newly proposed or amended claim(s) would be all	:		,
non-allowable claim(s). 7. For purposes of appeal, the proposed amendment(s): a) how the new or amended claims would be rejected is provided the status of the claim(s) is (or will be) as follows: Claim(s) allowed:		will be entered and an e	explanation of
Claim(s) objected to: Claim(s) rejected: <u>1-52</u> . Claim(s) withdrawn from consideration: AFFIDAVIT OR OTHER EVIDENCE			
 The affidavit or other evidence filed after a final action, bu because applicant failed to provide a showing of good and was not earlier presented. See 37 CFR 1.116(e). 	d sufficient reasons why the affid	avit or other evidence is	necessary and
The affidavit or other evidence filed after the date of filing entered because the affidavit or other evidence failed to o showing a good and sufficient reasons why it is necessary	vercome <u>all</u> rejections under app y and was not earlier presented.	eal and/or appellant fai See 37 CFR 41.33(d)(1	ls to provide a
10. The affidavit or other evidence is entered. An explanation REQUEST FOR RECONSIDERATION/OTHER		·	
11. The request for reconsideration has been considered bu See Continuation Sheet.		in condition for allowar	nce because:
12. Note the attached Information Disclosure Statement(s).	(PTO/SB/08) Paper No(s)		
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	TEC	HNOLOGY CENTER 21 ()(i

Continuation of 11. does NOT place the application in condition for allowance because:

- 1.1 Applicant's Invention discloses the processing of a conventionally coded which is defined as an application without the requirement for recompiling or recoding. (see Specification Paragraph [0072)) The Eylon (6,574,618) prior art discloses the processing of a conventionally coded application without the requirement for recompilation or recoding of the application. Eylon discloses converting the application into a mode suitable for delivery via a streaming delivery mechanism without the requirement for recompilation or recoding of the application. (see Eylon col. 3, lines 45-50: server; col. 3, lines 52-56; col. 4, lines 51-56: streamed application; col. 8, lines 49-53: monitor and management, streamed application installation on local system)

 By definition, conventionally is defined as " ... Conforming to established practice or accepted standards; traditional: ... ", or a standard method for the coding of a application. (http://www.answers.com/conventionally&r=67)
- 1.2 The Eylon prior art discloses that the "... application does not need to be installed on the Client PC...". The statement merely states that the application does not need to be installed. The Eylon prior art does not discourage installation of the application, therefore it does not teach away from application installation on a client system.
- 1.3 The Eylon prior art discloses an application transferred from a server to a client, and the application initiates execution before the entire application has been transferred. (see Eylon col. 3, lines 52-56: initiate execution after fraction of application loaded(i.e. before entire application downloaded))
- 1.4 Applicant has argued that the referenced prior art does not disclose " ... redirecting registry information thereby creating a registry spoof capability ... ". The referenced prior art does disclose this limitation.

Eylon discloses the capability to process an application transfer utilizing a streamed delivery mechanism. (see Eylon col. 3, lines 52-56; col. 4, lines 51-56) Eylon and Schmeidler (6,374,402) combination discloses the capability to redirect (i.e. spoof, deceive) registry information during the installation processing. By definition, "to spoof" simulates a communications protocol (i.e. update registry information concerning application installation) by a program that is interjected into a normal sequence of processes (i.e. to client, spoof appears as a normal installation of application and is transparent to client) for the purpose of adding some useful function. (see Schmeidler col. 4, lines 43-46; col. 4, lines 54-59; col. 11, lines 44-46: manipulation of registry information (i.e. redirect, spoof) during installation process)

1.5 Applicant has argued that the referenced prior art does not disclose " ... parameterizing the system registry modifications ... ". The referenced prior art does disclose this limitation.

Eylon discloses the streamed delivery of an application (i.e. conventionally coded application) between network-connected systems. (see Eylon col. 5, lines 45-50) Eylon and Schmeidler combination discloses the concept of registry information containing configuration data for an application. (see Schmeidler col. 4, lines 43-46; col. 4, lines 54-59; col. 11, lines 44-46) Eylon, Schmeidler, and Kumar (6,343,287) combination discloses the capability to parameterized system registry configuration information including modifications and the streaming of parameterized configuration data between system. (see Kumar col. 1, lines 57-61; col. 1, lines 17-20: application configuration information; col. 16, lines 22-28; col. 16, lines 31-34; col. 21, lines 36-38: parameterized configuration data)

1.6 Applicant has argued that the referenced prior art does not disclose " ... providing a user interface that allows an operator to examine all changes made to said local computer system ... ".

The referenced prior art does disclose this limitation.

Eylon discloses a user interface for monitor and management application installation. (see Eylon col. 8, lines 49-53: application manager, monitor and management of installation process) Eylon and Cheng combination discloses a user interface that allows an operator to examine all changes made to said local computer system during said installation process and to edit said modification information. (see Cheng col. 9, lines 32-42: where GUI to examine installation data)

1.7 The examiner has considered the applicant's remarks concerning the streamed delivery of an application and execution initiation before application transfer. The remarks have been considered and analyzed, but the remarks were not persuasive.

After an additional analysis of the applicant's invention, remarks, and a search of the available prior art, it was determined that the current set of prior art consisting of Eylon (6,574,618), Kumar (6,343,287), and Schmeidler (6,374,402) discloses the applicant's invention including disclosures in Remarks dated September 22, 2006.

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KHS

10/8/2006